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APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/897,431	07/03/2001		Takashi Eki	31759-173641	8339
75	90 07	7/06/2006		EXAMINER	
VENEABLE				NELSON, FREDA ANN	
Post Office Box	34385				-
Washington, DC 20043-9998				ART UNIT	PAPER NUMBER
.				3639	

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
		09/897,431	EKI, TAKASHI	••				
	Office Action Summary	Examiner	Art Unit					
		Freda A. Nelson	3639					
Period fo	The MAILING DATE of this communication			Idress				
A SHI WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILING asions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory per to reply within the set or extended period for reply will, by seply received by the Office later than three months after the need patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUN R 1.136(a). In no event, however, may n. priod will apply and will expire SIX (6) Mi latute, cause the application to become	NICATION. a reply be timely filed ONTHS from the mailing date of this c ABANDONED (35 U.S.C. § 133).					
Status								
1)[]	Responsive to communication(s) filed on 1	2 April 2006						
•	This action is FINAL . 2b)⊠ This action is non-final.							
	<i>'</i> —							
-/-	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠	Claim(s) <u>1-3,5-7 and 9-11</u> is/are pending in	the application						
•	4a) Of the above claim(s) is/are withdrawn from consideration.							
	Claim(s) is/are allowed.							
,	∑ Claim(s) <u>1-3,5-7 and 9-11</u> is/are rejected.							
•	_							
•	☐ Claim(s) is/are objected to. ☐ Claim(s) are subject to restriction and/or election requirement.							
		ia, or orosaon roquiroment.						
Applicati	on Papers							
9)☐ The specification is objected to by the Examiner.								
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2)	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO-1449 or PTO/St) Paper N	w Summary (PTO-413) lo(s)/Mail Date of Informal Patent Application (PTo	O-152)				

DETAILED ACTION

The amendment received on April 12, 2006 is acknowledged and entered. Claims 1, 3, and 7 have been amended. Claims 4 and 8 have been canceled. No claims have been added. Claims 1-3, 5-7, and 9-11 are currently pending.

Response to Amendment and Arguments

Applicant's arguments, see arguments, filed April 12, 2006, with respect to the rejection(s) of claim(s) 1, 3, 6-7, and 10-11 under U.S.C. 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of Wang (US Patent Number 6,385,169).

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

1. Claims 7 and 9 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Claim 7 recites the limitation "the other" in line 10. There is insufficient antecedent basis for this limitation in the claim.

Claim 7 recites the limitation "the allotment" in line 19. There is insufficient antecedent basis for this limitation in the claim.

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As for claim 9, because the examiner is unable to determine if the preferential option or non-preferential option is <u>actually</u> determined on the basis of a time zone and on an amount of basic network resources because the claim language is indefinite, the examiner takes the position that that the preferential option and non-preferential option <u>may not be</u> determined on the basis of a time zone and on an amount of basic network resources.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 3, 6-7, and 10-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tse-Au (Patent Number 6,816,456) in view of Ebata et al. (Patent Number 6,708,209), in further view of Wang (US Patent Number 6,385,169).

As for claims 1 and 3, Tse-Au discloses that the resource controller 202 can dynamically allocate a particular amount of network resources to the data traffic of the differing traffic classes (col. 5, lines 16-18). Tse-Au further discloses that the sole function of the parent node is to apportion bandwidth that is allocated to itself to dependent children nodes of the parent. The parent will know if A's siblings have "left-over" bandwidth or not (col. 10, lines 40-47). Tse-Au still further discloses that the invention is a complete and cost-effective approach to provide differentiated quality of service for a network operator's critical traffic by traffic class priority (col. 1, lines 60-62). Tse-Au still further discloses that the resource managing device 116 may include a controller 202, a network interface 204, and a memory 206 (FIG. 2; col. 4, lines 60-61). Tse-Au still further discloses that by setting the bounded variable of a class to not bounded (F), the resource managing device 116 permits the data traffic and the corresponding class to use all additional bandwidth which is currently unused by

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another class or other classes; and unbounded means that a class of traffic can borrow unused bandwidth from other traffic classes through its immediate parent node (col. 10, lines 20-25).

Tse-Au does not disclose that the network resources provider charges a fee for the use of the basic network resources. Ebata discloses that the intra-organization resource allocation functional unit (300) also includes: a charging management unit (309) for performing necessary processing when fee charging occurs for the allocated resource; and a network configuration information updating unit (311) for periodically verifying and updating the contents of the network path information database (305a) and the resource allocation status database (306a) (col. 5, lines 29-44).

Wang discloses that in step 210, the ISP assigns a certain number of shares to the user based on the price paid or package selected by the user (col. 5, lines 30-38). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Tse-Au to include the feature of Ebata and Wang in order to provide a cost-effective approach to charging for differentiated quality of service for a network operator's critical traffic-by-traffic class priority.

As for claim 6, Tse-Au discloses that by setting the bounded variable of a class to not bounded (F), the resource managing device 116 permits the data traffic and the corresponding class to use all additional bandwidth which is currently unused by another class or other classes; and unbounded means that a class of traffic can borrow unused bandwidth from other traffic classes through its immediate parent node (col. 10, lines 20-25). Tse-Au still further discloses that by setting the bounded variable of a class to not bounded (F), the resource managing device 116 permits the data traffic and the corresponding class to use all additional bandwidth which is currently unused by another class or other classes; and unbounded means that a class of traffic can borrow unused bandwidth from other traffic classes through its immediate parent node (col. 10, lines 20-25)

In claim 7, Tse-Au discloses that the invention is a complete and cost-effective approach to provide differentiated quality of service for a network operator's critical traffic by traffic class priority (col. 1, lines 60-62). Tse-Au further discloses that the resource managing device 116 may include a controller 202, a network interface 204, and a memory 206 (FIG. 2; col. 4, lines 60-61). Tse-Au still further discloses that by setting the bounded variable of a class to not bounded (F), the resource managing device 116 permits the data traffic and the corresponding class to use all additional bandwidth which is currently unused by another class or other classes; and unbounded means that a class of traffic can borrow unused bandwidth from other traffic classes through its immediate parent node (col. 10, lines 20-25).

Tse-Au does not disclose said optional condition being at least one of a preferential option at a premium rate and a non-preferential option at a discount rate, said preferential option enabling one information provider terminal to use a part of the basic network resources or its entirety thereof allotted to another information provider terminal, said non-preferential option enabling the other information provider terminal to

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use a part of the basic network resources or its entirety thereof allotted to said one information provider terminal. and said fee corresponding to said premium rate associated with said preferential option and said discount rate associated with said non-preferential option. Ebata discloses that the intra-organization resource allocation functional unit (300) also includes: a charging management unit (309) for performing necessary processing when fee charging occurs for the allocated resource; and a network configuration information updating unit (311) for periodically verifying and updating the contents of the network path information database (305a) and the resource allocation status database (306a) (col. 5, lines 29-44).

Wang discloses that in step 210, the ISP assigns a certain number of shares to the user based on the price paid or package selected by the user (col. 5, lines 30-38). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Tse-Au to include the feature of Ebata and Wang in order to provide a cost-effective approach to charging for differentiated quality of service for a network operator's critical traffic-by-traffic class priority.

In claim 10, Tse-Au discloses that the resource managing device may perform network resource monitoring and control functions of the local network 110 and additionally, the resource managing device 116 can monitor and control the bidirectional data traffic between the global network 112 and the local network 110 over the communication links 119 (col. 3, lines 41-49).

In claim 11, Tse-Au discloses that If, however, parent node B's "bounded" variable is "F", parent node B can then borrow from B's own sibling(s) through B's parent C (i.e., C would be A's grandparent) if the combined bandwidth demand of B's children nodes exceeded the bandwidth that B is allocated. In this way, an "unbounded" traffic class A can borrow bandwidth from other traffic classes in the tree, from the same branch or from other branches through its parent and/or ancestor nodes, all the way up to the root level of the tree, so long as each of the higher ancestors of A is also not bounded. Tse-Au further discloses that if any higher ancestors of A, say D, are bounded, then if A is unbounded, A can borrow up to the tree level of D. In other words, A can borrow from other descendants' traffic classes of D (that D can reach from a "downward" direction), but not any other "branches" that D cannot reach in a "downward" mode, e.g., D's sibling(s) and the associated tree branches of the sibling(s) (col. 10, lines 48-64).

3. Claims 2, 5, and 9 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tse-Au (Patent Number 6,816,456) in view of Ebata et al. (Patent Number 6,708,209), in further view of Wang (US Patent Number 6,385,169), still in further view of Perlman et al. (Patent Number 5,978,381).

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As for claims 2 and 5, Tse-Au does not disclose that the preferential option and said non-preferential option may be determined on the basis of a time zone. Perlman discloses that in the United States, residential local calls are generally charged at a flat-rate per month, regardless of duration and in other countries, local calls during off-peak hours are often cheaper than during peak hours. For example, in Japan, while local calls during peak hours are charged by the minute, a flat-rate service plan is available between the hours of 11 PM and 7 AM. Like the ISPs, phone companies must provide equipment and bandwidth to accommodate peak loads. During off-peak hours, this equipment and bandwidth sits idle, so the company may desire to incentive users to utilize the equipment during these hours (col. 6, lines 41-55). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Tse-Au to include the feature of Perlman et al. in order and charge for usage based on bandwidth usage during peak hours and non-peak hours across all time zones.

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As for claim 9, Tse-Au does not disclose that the preferential option and said non-preferential option may be determined on the basis of a time zone. Perlman discloses that in the United States, residential local calls are generally charged at a flat-rate per month, regardless of duration and in other countries, local calls during off-peak hours are often cheaper than during peak hours. For example, in Japan, while local calls during peak hours are charged by the minute, a flat-rate service plan is available between the hours of 11 PM and 7 AM. Like the ISPs, phone companies must provide equipment and bandwidth to accommodate peak loads. During off-peak hours, this equipment and bandwidth sits idle, so the company may desire to incentive users to utilize the equipment during these hours (col. 6, lines 41-55). Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the invention of Tse-Au to include the feature of Perlman et al. in order and charge for usage based on bandwidth usage during peak hours and non-peak hours across all time zones.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Freda A. Nelson whose telephone number is (571) 272-7076. The examiner can normally be reached on Monday - Friday.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John Hayes can be reached on 571-272-6708. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

FAN 06/27/2006

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